Case 1:19-cr-00416-AKH Document 41 Filed 07/24/20 Page 1 of 2

Case 1:19-cr-00416-AKH Document 40 Filed 07/23/20 Page 1 of 2

Federal Defenders OF NEW YORK, INC.

Southern District 52 Duane Street-10th Floor, New York, NY 10007 Tel: (212) 417-8700 Fax: (212) 571-0392

David E. Patton

Executive Director

and Attorney-in-Chief

Southern District of New York

Jennifer L. Brown

Attorney-in-Charge

July 23, 2020

## BY ECF / EMAIL

The Honorable Alvin K. Hellerstein United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

RE: <u>United States v. Dariel Polanco</u> 19 CR 416 (AKH)

Honorable Judge Hellerstein:

On behalf of Dariel Polanco, I write to respectfully request that the Court modify Mr. Polanco's bail conditions to remove the condition of GPS monitoring. Pretrial Services Officer Bernisa Mejia supports this request and the Government has no objection to the modification.

On April 10 2019 Magistrate Judge Sarah Netburn imposed bail conditions, including: \$75,000 PRB; 3 FRP'S; Travel Limited to SDNY/EDNY; Surrender Travel Documents (& No New Applications); Pretrial Supervision As Directed by PTS; Drug Testing/ Treatment as Directed by PTS; Curfew; GPS; Deft to Continue or Seek Employment; Deft to Reside with Mother and is Prohibited from Moving Without Permission.

On June 28, 2019, this Court modified the aforementioned bail conditions by removing the curfew condition and imposing GPS monitoring. According to Officer Mejia, Mr. Polanco has been in full compliance with his release obligations since his release.

Case 1:19-cr-00416-AKH Document 40 Filed 07/23/20 Page 2 of 2

Thank you for your attention to this matter.

Respectfully submitted,

/s/

Amy Gallicchio, Esq. Assistant Federal Defender (212) 417-8728

7/23/2020

SO ORDERED:

HONORABLE ALVIN K. HELLERSTEIN

United States District Judge

cc: AUSA Nicholas Chiuchiolo PTSO Bernisa Mejia